1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 9 DISTRICT OF NEVADA 10 11 Case No. 2:08-cv-01209-RCJ-LRL 12 STEPHEN LOTHLORIEN, an individual 13 Plaintiff, **JUDGMENT** 14 EASTRIDGE PERSONNEL OF LAS VEGAS 15 dba EASTRIDGE INFOTECH, a Company licensed to do business in Nevada; UNTIED **BROTHERHOOD OF CARPENTERS AND** 17 JOINERS OF AMERICA, a union licensed to do business in Nevada; BRIAN BORYSEWICH) an individual, BETH BORYSEWICH, an 18 individual; REGINA WILSON an individual, 19 ROE CORPORATIONS I-X, inclusive; and DOES I-X, inclusive, 20 Defendants. 21 22 This action came on for hearing before the Court, on December 3, 2010, Hon. Robert C. 23 Jones, District Judge Presiding, on Motion for Summary Judgment brought by defendants Eastridge Personnel of Las Vegas, Inc. dba Eastridge Infotech Technology ("Eastridge"), United 24 25 Brotherhood of Carpenters and Joiners of America ("UBC"), Brian Borysewich, Beth Borysewich, and Regina Wilson, and the evidence presented having been fully considered, the issues having 26 27 been duly heard and a decision having been duly rendered, 28

IT IS ORDERED AND ADJUDGED that per Court Order no claims remain in this case, that the plaintiff Stephen Lothlorien take nothing, that plaintiff Stephen Lothlorien's Ninth, Tenth, Eleventh, Thirteenth, Fourteenth, Fifteenth, Sixteenth, and Seventeenth causes of action be dismissed on the merits, that plaintiff Stephen Lothlorien's Twelfth cause of action be dismissed as the court elected not to exercise supplemental jurisdiction, and that defendants, as the prevailing parties, recover their costs.

Dated: February 4, 2011

nited States District Judge